	•	
1		
2		
3		
4		
5		
6		
7	UNITED STATES DISTRICT COURT FOR THE	
8	WESTERN DISTRICT OF WASHINGTON AT SEATTLE	
9		
10	UNITED STATES OF AMERICA,	CASE NO. CV23-132-RAJ
11	Plaintiff,	
12	V.	DEEALLT HIDOMENT
13	\$11,100 IN U.S. CURRENCY,	DEFAULT JUDGMENT OF FORFEITURE
14	AND ANY ACCRUED INTEREST,	
15	Defendant.	
16		
17		
18	THIS MATTER comes before the Court on the United States' Motion for Default	
19	Judgment of Forfeiture ("Motion"). Dkt. # 140. The Court, having reviewed the Motion,	
20	as well as the other pleadings and papers filed in this case, FINDS entry of a Default	
21	Judgment of Forfeiture is appropriate because:	
22	• The United States properly served, by direct notice and publication, all	
23	potential claimants to the above-captioned currency and any accrued	
24	interest (Notice of Complaint, Dkt. No. 2, Declaration of Publication, Dkt.	
25	No. 6, Declaration of AUSA Jehiel I. Baer in Support of Request for Clerk	

No one has filed a claim to the property or otherwise appeared in this case;

26

to Enter Default, Dkt. No. 8);

> Default Judgment of Forfeiture - 3 U.S. v. \$11,100 in U.S. Currency, et al., CV23-132-RAJ